

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/074,480	02/11/2002	Atsushi Ishii	TAL/7146.117 (SLA 1032)	7297
7590 09/08/2004			EXAMINER	
Timothy A. Lo		KIM, WESLEY LEO		
•	uer, McClung & Stenzel	ART UNIT	PAPER NUMBER	
1600 ODS Tow 601 S.W. Secon	= -	2683	I,	
Portland, OR 97204-3157			DATE MAILED: 09/08/2004	<i>H</i>

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
Office Action Summary		10/074,480	ISHII, ATSUSHI
		Examiner	Art Unit
		Wesley L Kim	2683
The MAILING DATE of the Period for Reply	is communication appe	ears on the cover sheet wit	th the correspondence address
A SHORTENED STATUTORY THE MAILING DATE OF THIS - Extensions of time may be available under after SIX (6) MONTHS from the mailing defining of the period for reply specified above is left.	COMMUNICATION. If the provisions of 37 CFR 1.136 ate of this communication. Iss than thirty (30) days, a reply who maximum statutory period will period for reply will, by statute, on three months after the mailing of	S(a). In no event, however, may a rewithin the statutory minimum of thirty Il apply and will expire SIX (6) MON cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status			
 1)⊠ Responsive to communic 2a) This action is FINAL. 3) Since this application is in closed in accordance with 	2b)⊠ This an condition for allowand	action is non-final. ce except for formal matte	ers, prosecution as to the merits is . 11, 453 O.G. 213.
Disposition of Claims			
4) ⊠ Claim(s) <u>1-6</u> is/are pendi 4a) Of the above claim(s) 5) □ Claim(s) is/are allo 6) ⊠ Claim(s) <u>1-6</u> is/are reject 7) □ Claim(s) is/are ob 8) □ Claim(s) are subject	is/are withdraw owed. ed. jected to.		
Application Papers			
Replacement drawing shee	1 February 2002 is/are: hat any objection to the d t(s) including the correction	a) accepted or b) ⊠ or awing(s) be held in abeyan on is required if the drawing(
Priority under 35 U.S.C. § 119			
2. Certified copies of3. Copies of the certified	None of: the priority documents the priority documents fied copies of the priori e International Bureau	have been received. have been received in A ty documents have been (PCT Rule 17.2(a)).	pplication No received in this National Stage
Attachment(s) 1) X Notice of References Cited (PTO-89)	2)	4) ☐ Interview S	ummary (PTO-413)
2) Notice of Neilerences Cited (170-52) Notice of Draftsperson's Patent Draw 3) Information Disclosure Statement(s) Paper No(s)/Mail Date 2-3/28/02:03/	ring Review (PTO-948) (PTO-1449 or PTO/SB/08)	Paper No(s	s)/Mail Date formal Patent Application (PTO-152)

Art Unit: 2683

DETAILED ACTION

Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "136 (Figure 4)" has been used to designate both a call routine and GUI. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: 130 (Par.17;14). Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by

Art Unit: 2683

the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference character(s) not mentioned in the description: 54 (Figure 2). Corrected drawing sheets in compliance with 37 CFR 1.121(d), or amendment to the specification to add the reference character(s) in the description in compliance with 37 CFR 1.121(b) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Art Unit: 2683

2. Claim 1 rejected under 35 U.S.C. 102(b) as being anticipated by Buckley et al.

Regarding claim 1, Buckley et al discloses a method of answering an incoming call with a communication device (Par.3;20-22) having a selectively connectable voice interface (28, headset) and a user interface (10, keypad), said method comprising the steps of: (a) detecting said incoming call (Par.3;9-11); (b) detecting a connection state of said selectively connectable voice interface (Par.23); (c) connecting to said incoming call in response to an interaction at said user interface, if said connection state is connected (Par.24); and (d) if said connection state is disconnected, answering said incoming call in response to at least one of an interaction at said user interface and a change in said connection state (Par.31;5-6 and Par.32;5-10).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claim 2-6 rejected under 35 U.S.C. 103(a) as being unpatentable over Buckley et al in view of Ishida.

Regarding claim 2, Buckley et al discloses a method of initiating a call with a communication device (Par.3;20-22) having a selectively

Art Unit: 2683

connectable voice interface (28, headset) and a user interface (10, keypad), said method comprising the steps of: (a) originating a request for said call in response to a user command (Par.3;20-22); (b) detecting a connection state of said voice interface (Par.23); (c) initiating said call in response to a command at said user interface, if said connection state is connected (Par.24). Buckley et al does not expressly disclose a method of alerting the user of a disconnected state. Ishida teaches of a call termination when an earphone jack is extracted from a mobile terminal (Col.4;1-6), which is a form of alerting the user. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Ishida's means for alerting a user of a disconnected state in combination with all the limitations disclosed by Buckley et al. One of ordinary skill in the art would have been motivated to do this because a means for alerting the user of a disconnected state allows the user to react promptly through a menu screen.

Regarding claim 4, The combination as discussed above discloses all the limitations as disclosed in claim 2, Buckley does not expressly disclose (b) displaying a dialing interface if said connection state is connected, and (c) if said connection state is disconnected, displaying said dialing interface in response to user interaction with said user interface in the limitations of claim 2. On the other hand, Ishida does disclose (b) displaying a dialing interface if said connection state is connected (Col.3;55-57), and (c) if said connection state is disconnected, displaying

Art Unit: 2683

said dialing interface in response to user interaction with said user interface. Ishida does not expressly disclose displaying a dialing interface in response to a user interaction but he does disclose a menu screen (Col.3;45-52). At the time the invention was made, it would have been obvious to one skilled in the art to display a dialing interface as opposed to a menu screen in response to a user interaction when connection state is disconnected. One of ordinary skill in the art would have been motivated to do this because a means for alerting the user of a disconnected state allows the user to react promptly through a dialing screen.

Regarding claim 3 and 5, Buckley et al does not expressly disclose the step of initiating a call in response to a change in said connection state from disconnected to connected. Ishida discloses a step for detecting the insertion of an earphone jack and a step for switching a menu screen to a dialing screen for executing a telephone function based upon a detection in the detection step. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to interpret "... executing a telephone function..." as being "... the step of initiating said call..." One of ordinary skill would have been motivated to initiate a call in response to a change in connection state so that the user may react promptly to a disconnected call.

Regarding claim 6, Buckley et al discloses a method of initiating a call with a communication device (Par.3;20-22) having a selectively connectable voice interface (28, headset) and a user interface (10,

Art Unit: 2683

keypad), said method comprising the steps of: (a, e) detecting a connection state of said voice interface (Par.23); d) originating a request for said call in response to a user command (Par.3;20-22); (f) initiating said call in response to a command at said user interface, if said connection state is connected (Par.24).

Buckley et al does not expressly disclose (b) displaying a dialing interface if said connection state is connected, (c) if said connection state is disconnected, displaying said dialing interface in response to user interaction with said user interface. (g) if said connection state is disconnected, alerting said user of said disconnected state; and (h) thereafter, initiating said call in response to a change in said connection from a disconnected state to a connected state.

Ishida discloses (b) displaying a dialing interface if said connection state is connected (Col.3;55-57), (c) if said connection state is disconnected, displaying said dialing interface in response to user interaction with said user interface. Ishida discloses displaying a menu screen in response to a user interaction (Col.3;45-52). At the time the invention was made, it would have been obvious to one skilled in the art to display a dialing interface as opposed to a menu screen in response to a user interaction when connection state is disconnected.

Ishida discloses (g) if said connection state is disconnected, alerting said user of said disconnected state. Ishida teaches of a call termination

Art Unit: 2683

when an earphone jack is extracted from a mobile terminal (Col.4;1-6), which is a form of alerting the user of a disconnect status.

Ishida discloses (h) initiating said call in response to a change in said connection from a disconnected state to a connected state. Ishida does disclose a step for detecting the insertion of an earphone jack and a step for switching a menu screen to a dialing screen for executing a telephone function based upon a detection in the detection step. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to interpret "... executing a telephone function..." as being "... the step of initiating said call..." One of ordinary skill would have been motivated to do all of the above so that the user may be alerted of any change in connection state so that he/she may react promptly to a disconnected call.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wesley L Kim whose telephone number is 703-605-4319. The examiner can normally be reached on Monday-Friday 8:00am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on 703-308-5318. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2683

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

WLK

WILLIAM TROST SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600